UNITED STATES DISTRICT COURT FOR THE DISTRICT OF VERMONT

UNITED STATES OF AMERICA,)	
Plaintiff,)	
v.)	
)	Case No. 5:18-CR-00061-02
)	
DJENEBA BENT,)	
Defendant.)	

MOTION TO JOIN MOTION TO SUPPRESS EVIDENCE

Defendant Djeneba Bent, joins in the Motion to Suppress Physical Evidence and Statements (Doc. 22) which was filed on February 4, 2019, by Co-Defendant Sam Bent, to the extent arguments raised in Sam Bent's motion to suppress are applicable to Ms. Bent.

Dated: February 7, 2019

MICHAEL L. DESAUTELS Federal Public Defender

By: /s/ David L. McColgin

David L. McColgin Assistant Federal Public Defender Office of the Federal Public Defender 126 College Street, Suite 410 Burlington, VT 05401 802-862-6990 Counsel for Djeneba Bent

UNITED STATES DISTRICT COURT FOR THE DISTRICT OF VERMONT

UNITED STATES OF AMERICA,)	
Plaintiff,)	
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)	Case No. 5:18-CR-00061-02
)	
DJENEBA BENT,)	
Defendant.)	

CERTIFICATE OF SERVICE

I hereby certify that on the 7th day of February 2019, I electronically filed a **Motion to Join the Motion to Suppress Evidence** with the Clerk of Court using the CM/ECF system, which will send notification of such filing(s) to the following: Michael Drescher, Assistant United States Attorney, United States Attorney's Office via email at michael.drescher@usdoj.gov.

MICHAEL L. DESAUTELS Federal Public Defender

By: /s/ Samantha Barrett

Samantha Barrett Senior Legal Assistant Office of the Federal Public Defender 126 College St., Ste. 410 Burlington, VT 05401